

"DECLARATION"CASE NO. C-07-2980-TEH-PR1

I DECLARE AS FOLLOWS;

- 1.) AN ALLEGATION OF RETALIATION AGAINST A PRISONERS 1st Amendment Right to file a prison grievance is sufficient to support a claim under section 1983.  
\*(BRUCE V. VIST 351 F.3d 1283 1288 9th Cir. (2003))\*
- 2.) There was NO legitimate penological interest for defendant NOT to assign my "timely" disciplinary appeal after he received sufficient, facts, information, and evidence that my appeal was in fact timely.
- 3.) Defendant was dishonest in his response/answers to my discovery request 1st set of admissions contrary to the attached documents in my opposition.
- 4.) I WAS INFORMED BY (CDCR) OFFICIALS ON NUMEROUS OCCASSIONS THAT A 3rd DIRECTORS LEVEL OF REVIEW IS ONLY FOR AND AFTER A (CDCR) 602 APPEALS IS COMPLETED AT THE INSTITUTION 2nd LEVEL OF REVIEW.
- 5.) MY APPEAL Log# SVSP-D-07-01415 WAS "REJECTED" BY THE INSTITUTION AND I WAS UNABLE TO GET THE 1st, 2nd, AND 3rd DIRECTORS LEVEL OF REVIEW WHICH NO ADMINISTRATIVE REMEDY WAS AVAILABLE TO ME WITHIN (CDCR).

I declare under penalty of perjury that the foregoing is true and correct. Executed this 26 day of 2008 at SUSANVILLE, CALIF, 9/6/27, this month of MARCH.

MILLIE HLEMM HOLLIS

- PLAINTIFF -